	Cas	e 3:14-cr-0030 <b>1</b> p	MTHEQOVITIED IS SATERED IS 2402/1140UR	U.S. DISTRICT COURT age Northern agendoctor Texas
		FO	4	S FILED
			DALLAS DIVISION	
UNITE	D STA	TES OF AMERICA	)	DEC - 2 2014
VS.			)	CASENOUS DISTRICT MOURT
SALVADOR GONZALES, Defendant.			)	Deputy \\T
		2000	REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY	3:14-CZ-301-M CO
After ca Rule 11 by an ir the plea chargin grams o	eared be autioning, I determ adependent a of guiling a violation	efore me pursuant to g and examining SA mined that the guilty pent basis in fact contry be accepted, and tation of 21 U.S.C. § of heroin, a Schedule	Fed. R. Crim.P. 11, and has entered a plea of LVADOR GONZALES under oath concerning plea was knowledgeable and voluntary and that aining each of the essential elements of such a that SALVADOR GONZALES be adjudged a 846, that is, Conspiracy to Possess with Interest of Such a controlled substance, in violation of 21 U.S. After being found guilty of the offense by the service of the substance of the offense by the substance of the substance of the offense by the substance of	guilty to Count 1 of the Indictment.  In geach of the subjects mentioned in at the offense(s) charged is supported offense. I therefore recommend that guilty of Count 1 of the Indictment, ent to Distribute and Distribute 100 and (b)(1)(B), and
⊠	The de	fendant is currently	in custody and should be ordered to remain in	ı custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.			
		The defendant has I find by clear and c	oes not oppose release. been compliant with the current conditions of convincing evidence that the defendant is not community if released and should therefore be	likely to flee or pose a danger to any
			pposes release.  not been compliant with the conditions of release sthis recommendation, this matter should be	I I
	is a sub recomm under §	ostantial likelihood the nended that no senter 3 3145(c) why the de- ce that the defendan		granted, or (b) the Government has onal circums ances are clearly shown Court finds by clear and convincing
				TES MAGISTRATE JUDGE

## NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).